

LIVED ENTIRE WEEK
ON 25 CENTS FOR FOOD

Several weeks ago Doctor Greene told of living on 25 cents a day. Now and others have written on the high cost of living so many doubted the statement. Here are some facts to set out Doctor Greene:

I have lived on the sum of 2 cents a day.

I have lived a week on 25 cents.

Being temporarily the possessor of only a small amount of money, I used the following method until my funds were enlarged again:

I bought apples at 20 cents to 25 cents a fifth-bushel basket.

I bought broken crackers and cakes at from 2 cents to 25 cents worth at a time.

I bought cheese from 10 cents to 25 cents worth at a time.

I had a few pounds in weight. My voice did not seem impaired.

I did very efficient work, my colleagues have said.

The trial lasted 4 weeks!

A doctor friend told me I was all right at the end of the 28 days! He said:

"You must send an article to the Star telling your experiences, for there are so many people who are not as well as well as money and it will be a benefit to them to know what you have accomplished."

Your diet is a very fairly well balanced ration. The beans furnished the protein, the cornstarch the starch, the apples a good source of sugar.

We are well and able to transact our business," he said.

He replied:

"I do not advise anyone to use this plan who is engaged in a physical labor."

"People eat too much and they cannot afford to eat as much as they eat," the doctor said.

If they eat less, the doctors suggests would not have so much to say. More people need a doctor to come from overeating than from under-eating."

Some can buy broken cakes and candies at a cracker factory, and for 25 cents, and they are better than the whole ones you get at a grocery.

If you could buy apples in bushel or barrel lots they could be gotten much cheaper. Cheeses at 20 cents a pound is as cheap as it could be bought in small quantities. The cheeses was the most costly part of my rations. We ate about 8 cents worth a day on average. The apples, cakes and crackers cost 2 cents a day.

If these lines are the means of assisting others who are temporarily out of funds and work, I shall be greatly pleased to know it. —Nemo in Kansas City Star.

Y. M. C. A. IS ACTIVE
AT SCENES OF WAR

At the suggestion of Princess Victoria, the Young Men's Christian Association which has been active in certain ways at the battle fronts, is preparing to extend its work, and is to establish so-called "free lunch stations" mounted on wagons that will be drawn from point to point.

Some hot tea and coffee and cups of soup will be dealt out to soldiers camping by and from the trenches and special scenes will be made to furnish the soldiers who have been slightly wounded but still capable of walking and thus can get in the wagon.

It is expected that a lunch wagon will safely be stationed at cross roads at a reasonable distance in the rear of the front line, and that much may be done to restore the vitality of the men that have been lowered by the rigors of winter weather.

We do not wish to speak unduly of Paul Kemp. He was the author of our greatest achievement. He came up from Lawrence one to spend a week with us and we got rid of him in 1 hour. That we believe, is high water mark for those who have entered Paul Kemp.

ADMINISTRATOR'S NOTICE
Notice is hereby given that Letters of Administration upon the estate of Alvin A. Beck, deceased, have been granted to the undersigned, by the Probate Court of Buchanan County, Missouri, bearing date of the 4th day of February, 1915.

All persons having claims against said estate are required to exhibit them to me for allowance, within six months from date of said letters, or they may be precluded from any benefit of such estate, and if said claims be not exhibited within one year from the date of the publication of this notice, they will be forever barred.

GEORGE E. FEEL, Plaintiff.
Administrator.

EXECUTOR'S NOTICE
Notice is hereby given that Letters Testamentary upon the estate of Alvin A. Beck, deceased, have been granted to the undersigned, by the Probate Court of Buchanan County, Missouri, bearing date of the 4th day of February, 1915.

All persons having claims against said estate are required to exhibit them to me for allowance, within six months from date of said letters, or they may be precluded from any benefit of such estate, and if said claims be not exhibited within one year from the date of the publication of this notice, they will be forever barred.

GEORGE E. FEEL,
Executor.

ORDER OF PUBLICATION

In the Circuit Court of Buchanan County, Missouri, to the May Term, A. D. 1915, State of Missouri, County of Buchanan, vs. Edward E. Peet, Plaintiff.

Leroy H. P. C. Bean, or his unknown consorts, heirs, devisees, donees, successors or immediate successors or remote voluntary or involuntary grantees.

Defendants.

Now on the 18th day of February, 1915, comes the plaintiff by his attorney, and it appearing to the satisfaction of the Circuit Court of Buchanan County, Missouri, that plaintiff has filed in this court his petition in the above entitled cause, duly verified by affidavit, wherein he alleges that he holds the title to, and is the owner and in possession of, the following described real property situated in Buchanan County, Missouri, to wit:

Begging at a point Twenty-six (26) chains and fifty (50) links north of the southeast corner of the North one-half (½) of the Southeast quarter (¼) of Section Thirty-one (31), thence west one-half (½) mile to the west line of the Northeast quarter (¼) of said Section Thirty-one (31), thence north thirteen (13) chains and fifty (50) links, thence one-half (½) of the southwest quarter (¼) of the northeast quarter (¼) of Section Thirty-one (31), thence north two (2) chains and fifty (50) links, thence east one-quarter (¼) of a mile to the east line of said northeast quarter (¼) of said Section Thirty-one (31), thence south fifteen (15) chains to the place of beginning. That there are, or that plaintiff verily believes there are, persons interested in or who claim to be interested in said real estate whose names he cannot insert, because they are unknown to him, and his knowledge of their names and interests are derived and are, as follows, so far as known to plaintiff, that Leroy H. P. C. Bean appears upon the dead records of Buchanan County, Missouri, as grantee in a certain warranty deed, dated January 1, 1913, and Amanda Noland, his wife, dated May 6, 1912, and recorded February 25, 1912, in Book L, page 446, of said deed records, and that the said unknown defendants in said cause plaintiff some time or no interest in said real estate and that they are minors, heirs, devisees, donees, successors or immediate voluntary or involuntary grantees of said Leroy H. P. C. Bean, to whom said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

That according to the best information and belief of plaintiff, said Leroy H. P. C. Bean is dead, and that the interest apparently outstanding upon said deed records as above set forth is vested in said minor, known as Leroy H. P. C. Bean, and that plaintiff, who said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

It is further ordered by the court that plaintiff be notified by publication as required by law, that said plaintiff has commenced his action to quiet and perfect his title to said real estate, and to the court, the object and general nature of which is to obtain a decree of involuntary quietus of the said Leroy H. P. C. Bean, and it is further ordered in said petition that plaintiff claims the absolute title to said real estate to him, and under the laws of Missouri, for the sum of \$1000, and that said unknown defendants have no interest whatever in said real estate but that the interest in abeyance upon which plaintiff has relied is now vested in said minor, known as Leroy H. P. C. Bean, and that plaintiff, who said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

It is further ordered by the court that plaintiff be notified by publication as required by law, that the plaintiff has commenced his action to quiet and perfect his title to said real estate, and to the court, the object and general nature of which is to obtain a decree of involuntary quietus of the said Leroy H. P. C. Bean, and it is further ordered in said petition that plaintiff claims the absolute title to said real estate to him, and under the laws of Missouri, for the sum of \$1000, and that said unknown defendants have no interest whatever in said real estate but that the interest in abeyance upon which plaintiff has relied is now vested in said minor, known as Leroy H. P. C. Bean, and that plaintiff, who said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

It is further ordered by the court that plaintiff be notified by publication as required by law, that the plaintiff has commenced his action to quiet and perfect his title to said real estate, and to the court, the object and general nature of which is to obtain a decree of involuntary quietus of the said Leroy H. P. C. Bean, and it is further ordered in said petition that plaintiff claims the absolute title to said real estate to him, and under the laws of Missouri, for the sum of \$1000, and that said unknown defendants have no interest whatever in said real estate but that the interest in abeyance upon which plaintiff has relied is now vested in said minor, known as Leroy H. P. C. Bean, and that plaintiff, who said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

It is further ordered by the court that plaintiff be notified by publication as required by law, that the plaintiff has commenced his action to quiet and perfect his title to said real estate, and to the court, the object and general nature of which is to obtain a decree of involuntary quietus of the said Leroy H. P. C. Bean, and it is further ordered in said petition that plaintiff claims the absolute title to said real estate to him, and under the laws of Missouri, for the sum of \$1000, and that said unknown defendants have no interest whatever in said real estate but that the interest in abeyance upon which plaintiff has relied is now vested in said minor, known as Leroy H. P. C. Bean, and that plaintiff, who said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

It is further ordered by the court that plaintiff be notified by publication as required by law, that the plaintiff has commenced his action to quiet and perfect his title to said real estate, and to the court, the object and general nature of which is to obtain a decree of involuntary quietus of the said Leroy H. P. C. Bean, and it is further ordered in said petition that plaintiff claims the absolute title to said real estate to him, and under the laws of Missouri, for the sum of \$1000, and that said unknown defendants have no interest whatever in said real estate but that the interest in abeyance upon which plaintiff has relied is now vested in said minor, known as Leroy H. P. C. Bean, and that plaintiff, who said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

It is further ordered by the court that plaintiff be notified by publication as required by law, that the plaintiff has commenced his action to quiet and perfect his title to said real estate, and to the court, the object and general nature of which is to obtain a decree of involuntary quietus of the said Leroy H. P. C. Bean, and it is further ordered in said petition that plaintiff claims the absolute title to said real estate to him, and under the laws of Missouri, for the sum of \$1000, and that said unknown defendants have no interest whatever in said real estate but that the interest in abeyance upon which plaintiff has relied is now vested in said minor, known as Leroy H. P. C. Bean, and that plaintiff, who said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

It is further ordered by the court that plaintiff be notified by publication as required by law, that the plaintiff has commenced his action to quiet and perfect his title to said real estate, and to the court, the object and general nature of which is to obtain a decree of involuntary quietus of the said Leroy H. P. C. Bean, and it is further ordered in said petition that plaintiff claims the absolute title to said real estate to him, and under the laws of Missouri, for the sum of \$1000, and that said unknown defendants have no interest whatever in said real estate but that the interest in abeyance upon which plaintiff has relied is now vested in said minor, known as Leroy H. P. C. Bean, and that plaintiff, who said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

It is further ordered by the court that plaintiff be notified by publication as required by law, that the plaintiff has commenced his action to quiet and perfect his title to said real estate, and to the court, the object and general nature of which is to obtain a decree of involuntary quietus of the said Leroy H. P. C. Bean, and it is further ordered in said petition that plaintiff claims the absolute title to said real estate to him, and under the laws of Missouri, for the sum of \$1000, and that said unknown defendants have no interest whatever in said real estate but that the interest in abeyance upon which plaintiff has relied is now vested in said minor, known as Leroy H. P. C. Bean, and that plaintiff, who said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

It is further ordered by the court that plaintiff be notified by publication as required by law, that the plaintiff has commenced his action to quiet and perfect his title to said real estate, and to the court, the object and general nature of which is to obtain a decree of involuntary quietus of the said Leroy H. P. C. Bean, and it is further ordered in said petition that plaintiff claims the absolute title to said real estate to him, and under the laws of Missouri, for the sum of \$1000, and that said unknown defendants have no interest whatever in said real estate but that the interest in abeyance upon which plaintiff has relied is now vested in said minor, known as Leroy H. P. C. Bean, and that plaintiff, who said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

It is further ordered by the court that plaintiff be notified by publication as required by law, that the plaintiff has commenced his action to quiet and perfect his title to said real estate, and to the court, the object and general nature of which is to obtain a decree of involuntary quietus of the said Leroy H. P. C. Bean, and it is further ordered in said petition that plaintiff claims the absolute title to said real estate to him, and under the laws of Missouri, for the sum of \$1000, and that said unknown defendants have no interest whatever in said real estate but that the interest in abeyance upon which plaintiff has relied is now vested in said minor, known as Leroy H. P. C. Bean, and that plaintiff, who said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

It is further ordered by the court that plaintiff be notified by publication as required by law, that the plaintiff has commenced his action to quiet and perfect his title to said real estate, and to the court, the object and general nature of which is to obtain a decree of involuntary quietus of the said Leroy H. P. C. Bean, and it is further ordered in said petition that plaintiff claims the absolute title to said real estate to him, and under the laws of Missouri, for the sum of \$1000, and that said unknown defendants have no interest whatever in said real estate but that the interest in abeyance upon which plaintiff has relied is now vested in said minor, known as Leroy H. P. C. Bean, and that plaintiff, who said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

It is further ordered by the court that plaintiff be notified by publication as required by law, that the plaintiff has commenced his action to quiet and perfect his title to said real estate, and to the court, the object and general nature of which is to obtain a decree of involuntary quietus of the said Leroy H. P. C. Bean, and it is further ordered in said petition that plaintiff claims the absolute title to said real estate to him, and under the laws of Missouri, for the sum of \$1000, and that said unknown defendants have no interest whatever in said real estate but that the interest in abeyance upon which plaintiff has relied is now vested in said minor, known as Leroy H. P. C. Bean, and that plaintiff, who said title was last transferred by the sale of said James S. Starnes and Amanda Noland, above named.

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